1	GUTRIDE SAFIER LLP				
2	ADAM J. GUTRIDE (State Bar No. 181446) SETH A. SAFIER (State Bar No. 197427)				
3	MARIE A. MCCRARY (State Bar No. 262670)				
4	100 Pine Street, Suite 1250 San Francisco, CA 94111				
5	Telephone: (415) 336-6545 Facsimile: (415) 449-6469				
6	STEPHEN M. RAAB (appearing <i>pro hac vice</i> )				
7	stephen@gutridesafier.com				
8	113 Cherry Street, #55150 Seattle, WA 98140-2205				
9	Telephone: (415) 639-9090 x109				
10	Attorneys for Plaintiffs				
11					
12	UNITED STATES DISTRICT COURT				
13	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION				
14	SAN FRANCISCO	DIVISION			
15	PELENATITA OLOSONI and DEREK SNARR, on behalf of themselves, the general	Case No. 3:19-cv-03610-SK			
16	public, and those similarly situated,	STIPULATION AND [PROPOSED]			
17	Plaintiffs,	ORDER REGARDING BRIEFING SCHEDULE FOR DEFENDANTS'			
18	V.	MOTION TO STAY PENDING APPEAL			
	HRB TAX GROUP, INC. and HRB DIGITAL	ATTEAL			
19	LLC,				
20	Defendants.				
21	This stipulation is between Plaintiffs Pelenatita Olosoni and Derek Snarr, on behalf of				
22	themselves, the general public and those similarly situated ("Plaintiffs") and Defendants HRB				
23	Tax Group, Inc. and HRB Digital LLC ("Defendants").				
24	WHEREAS, on December 5, 2019, Defenda	nts filed a motion to stay pending appeal (Dkt.			
25	#60) (the "Motion to Stay");				
26	WHEREAS, on December 6, 2019, the Court continued the hearing on the Motion to Stay				
27	to February 3, 2020 (Dkt. #61);				
28					

1 WHEREAS, on December 12, 2019, Defendants filed a motion to dismiss (Dkt. #62) (the "Motion to Dismiss"), which will be heard on February 10, 2019; 2 3 WHEREAS, on November 25, 2019, the Court issued a stipulation and order extending the briefing schedule for the Motion to Dismiss and setting a hearing date of February 10, 2019 at 9:30 4 a.m. (Dkt. #56); 5 PLAINTIFFS AND DEFENDANTS HEREBY STIPULATE AND AGREE THAT: 6 7 1. Given that a hearing is scheduled for February 10, 2020, and given prior commitments of counsel, Plaintiffs and Defendants hereby stipulate to continue the hearing on the 8 Motion to Stay from February 3 to February 10, 2019, at 9:30 a.m., in conjunction with the hearing 9 on the Motion to Dismiss, and further stipulate to extend the briefing schedule for the Motion to 10 Stay, as follows: (a) Plaintiffs shall file opposition to Defendants' Motion to Stay on or before 11 January 13, 2019, and (b) Defendants shall file their reply on or before January 27, 2019. 12 2. This is the first time the parties are seeking to extend the dates at issue. The parties 13 believe that the proposed continuances will not impact any other scheduled case deadlines. Good 14 cause exists to modify the deadlines for the reasons identified above. 15 16 STIPULATED AND AGREED: 17 Dated: December 16, 2019 18 s/ Stephen M. Raab s/Darren K. Cottriel (by concurrence) 19 **GUTRIDE SAFIER LLP JONES DAY** Darren K. Cottriel (State Bar No. 184731) 20 Adam J. Gutride Seth A. Safier 3161 Michelson Drive, Suite 800 21 Irvine, CA 96212 Marie A. McCrary 100 Pine Street, Suite 1250 Telephone: +1.949.851.3939 22 San Francisco, CA 94111 Facsimile: +1.949.553.7539 Telephone: (415) 639-9090 dcottriel@jonesday.com 23 Facsimile: (515) 449-6469 adam@gutridesafier.com Nathaniel P. Garrett (State Bar No. 248211) 24 555 California Street, 26<sup>th</sup> Floor seth@gutridesafier.com 25 San Francisco, CA 94104 marie@gutridesafier.com Telephone: +1.415.626.3939 26 Facsimile: +1.415.875.5700 ngarrett@jonesday.com 27 28

## 

1	Stephen M. Raab (appearing pro hac vice) Christopher R.J. Pace (State Bar No. 202623) stephen@gutridesafier.com 600 Brickell Ave., Suite 3300	
2	113 Cherry Street, #55150 Miami, FL 33131	
3	Seattle, WA 98140-2205 Telephone: (305) 714-9700 Telephone: (415) 639-9090 x109 Facsimile: (305) 714-9799	
4	crjpace@jonesday.com  Attorneys for Plaintiffs	
5	Pelenatita Olosoni and Derek Snarr MAYER BROWN LLP	
	Archis A. Parasharami (State Bar No. 321661) 1999 K Street N.W.	
6	Washington, D.C. 20006	
7	Telephone: +1.202.263.3000	
8	Facsimile: +1.202.263.5000 aparasharami@mayerbrown.com	
	aparasnarann@mayerorown.com	
9 10	Attorneys for Defendants HRB TAX GROUP, INC. and HRB DIGITAL	
11	LLC	
12		
	A TOTAL CITE A TEXAN	
13	<u>ATTESTATION</u>	
14	In accordance with Local Civil Rule 5-1(i)(3), I attest that concurrence in the filing of	
15	this document has been obtained from the other signatory.	
16	Dated: December 16, 2019	
17	s/Stephen M. Raab	
	Stephen M. Raab ( <i>pro hace vice</i> ) <b>GUTRIDE SAFIER LLP</b>	
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

1		PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT:
2	1.	Plaintiffs may file their opposition to Defendants' Motion to Stay by January 13, 2019.
3	2.	Defendants may file their reply by January 27, 2019.
4	3.	The hearing on Defendants' Motion to Stay will be set for February 10, 2019, at 9:30 a.m.
5		
6	DATE	D:, 2019
7		
8		SALLIE KIM
9		United States Magistrate Judge
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		